

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

)
Order Instituting Rulemaking to Implement the) Rulemaking 04-04-026
California Renewables Portfolio Standards) (Filed April 22, 2004)
Program.)
)

RESPONSE OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902 E) TO AMENDED PETITION FOR MODIFICATION OF DECISION 04-06-014

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In accordance with Rule 16.4 of the Rules of Practice and Procedure of the California Public Utilities Commission (the "Commission") and Judge Mattson's June 19, 2007, e-mail establishing the procedural schedule, San Diego Gas & Electric Company ("SDG&E") hereby submits this Response in support of the *Amended Petition for Modification of D.04-06-014* filed by Pacific Gas and Electric Company ("PG&E") and Southern California Edison Company ("SCE") on June 15, 2007 (the "Amended Petition"). [1]

In D.04-06-014, the Commission adopted rules concerning the standard terms and conditions to be included in contracts eligible for participation in the Renewable Portfolio Standard ("RPS") program. In the Amended Petition, PG&E and SCE request the following three modifications to the Commission's rules concerning standard terms and conditions for RPS contracts:

1. Reduction of the non-negotiable standard terms to: the definitions of Green Attributes, Renewable Energy Credits ("RECs"), and CPUC Approval;

The Amended Petition amends the original Petition for Modification of D.04-06-014 filed by PG&E and SCE on February 1, 2007.

- 2. Elimination of all other standard terms and conditions, or, in the alternative, conversion of the remaining non-negotiable terms and conditions to modifiable provisions and elimination of current modifiable standard terms and conditions; and
- 3. Adoption of clear, expedited processes for reviewing subsequent changes to standard terms and conditions.

As the rationale for this request, PG&E and SCE note that strict adherence to the guidelines established in D.04-06-014 regarding inclusion of "non-modifiable" standard terms and conditions in RPS contracts is counterproductive:

RPS contracting experience to date has shown that a non-negotiable, cookie-cutter approach to standard terms and conditions, with the exception of only the most essential definitions requiring uniformity, does not serve RPS goals well. Rigid provisions simply do not neatly fit the increasingly diverse technology, project, and financing needs of otherwise-viable renewable energy projects. The inability of such rigid provisions to meet the demands of renewable energy projects and their financers impedes prompt and successful contract formation. Substantive changes that prove necessary to reach agreement on RPS contracting can be made to non-negotiable provisions, but at the cost of a more complex Commission review process and increased resource demand on the Commission and all parties, as well as uncertainty and risk of delay that can discourage renewable energy development.^{2/}

SDG&E agrees with this conclusion and strongly supports the need for greater flexibility in the RPS contracting process. As the 2010 deadline for achieving the 20% RPS target approaches, it is increasingly important that the Commission take swift action to remove barriers to compliance. In the instant case, elimination of an unnecessary obstacle to the ability of the investor-owned utilities ("IOUs") to attain RPS targets is easily accomplished. By reducing the number of "non-modifiable" standard terms and conditions required in RPS contracts, the Commission will simplify both the negotiation and the approval processes, which will help to promote the ultimate success of the RPS program.

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²/ Amended Petition, pp. 5-6.

For the reasons set forth above, SDG&E urges the Commission to grant the relief requested in the Amended Petition.

Respectfully submitted this 2nd day of July, 2007.

/s/ Aimee M. Smith

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CERTIFICATE OF SERVICE

I hereby certify that a copy of RESPONSE OF SAN DIEGO GAS &

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MODIFICATION OF DECISION 04-06-014 has been electronically mailed to each

party of record on the service list in R.04-04-026. Any party on the service list who has

not provided an electronic mail address was served by placing copies in properly

addressed and sealed envelopes and depositing such envelopes in the United States Mail

with first-class postage prepaid.

Copies were also sent via Federal Express to Commissioner Michael R. Peevey

and the Assigned Administrative Law Judges Burton Mattson and Anne E. Simon.

Executed this 2nd day of July 2007 at San Diego, California

/s/ Jodi Ostrander

Jodi Ostrander

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Proceeding: R0404026 - PUC - OIR TO IMPLEME

Filer: CPUC **List Name: LIST**

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